

**Interim Designation of Agent to Receive Notification
of Claimed Infringement**

Full Legal Name of Service Provider: REVER, INC.

Alternative Name(s) of Service Provider (including all names under which the service provider is doing business): _____

Address of Service Provider: 9720 WILSHIRE BLVD., 3RD FLOOR, BEVERLY HILLS, CA. 90212

Name of Agent Designated to Receive
Notification of Claimed Infringement: STEVEN STARR

Full Address of Designated Agent to which Notification Should be Sent (a P.O. Box or similar designation is not acceptable except where it is the only address that can be used in the geographic location):

9720 WILSHIRE BLVD., 3RD FLOOR
BEVERLY HILLS, CA. 90212

Telephone Number of Designated Agent: 323-871-2828

Facsimile Number of Designated Agent: 323-871-2820

Email Address of Designated Agent: STEVEN@REVER.COM

Signature of _____ representative of the Designating Service Provider:

Date: 4/19/06

Typed or Printed Name and Title: STEVEN STARR, CEO

**Note: This Interim Designation Must be Accompanied by a \$30 Filing Fee
Made Payable to the Register of Copyrights.**

151854689



151854689

RECEIVED

APR 26 2006

COPYRIGHT OFFICE

SCANNED

05.09-2006

Revver Copyright Infringement Notices To Copyright Owners:

NOTICE TO SEND TO COPYRIGHT OWNER	SITUATION & DESCRIPTION OF ACTION TAKEN
<p>Owner Notice 1:</p> <p><i>Reason: Copyright Owner sends Revver incomplete Notice</i></p>	<ul style="list-style-type: none"> (i) Revver received <i>incomplete</i> Copyright Infringement Notice from copyright owner. (ii) Revver needs additional information in order to take action against user.
<p>Owner Notice 2:</p> <p><i>Reason: Revver receives Notice, but unclear whether Notice came from actual copyright owner or authorized agent</i></p>	<ul style="list-style-type: none"> (i) Revver <i>cannot determine</i> if Copyright Infringement Notice came from actual copyright owner or authorized agent. (ii) Revver needs additional information in order to take action against user. (iii) Revver may exercise its discretion and take down anyway if it appears that the submission is infringing.
<p>Owner Notice 3:</p> <p><i>Reason: Copyright Owner sends Revver Notice, but (i) Notice Incomplete and (ii) unclear whether Notice came from actual copyright owner or authorized agent</i></p>	<ul style="list-style-type: none"> (i) Revver received <i>incomplete</i> Copyright Infringement Notice <i>and</i> Revver <i>cannot determine</i> if Copyright Infringement Notice came from actual copyright owner or authorized agent. (ii) Revver needs additional information in order to take action against user. (iii) Revver may exercise its discretion and take down anyway if it appears that the submission is infringing.
<p>Owner Notice 4:</p> <p><i>Reason: Copyright Owner sends Revver complete Notice</i></p>	<ul style="list-style-type: none"> (i) Revver received <i>complete</i> Copyright Infringement Notice from Owner. (ii) Revver removed/blocked access to the content. (iii) Revver received a Counter Notification from user. (iv) Revver <i>will restore/unblock</i> the content unless owner gives Revver notice that owner has filed an action to restrain user from infringing.

Appendix A

Revver Copyright Infringement Notices To Users:

NOTICE TO SEND TO USER	SITUATION & DESCRIPTION OF ACTION TAKEN
<p>User Notice 1: ("Friendly Warning")</p> <p><i>Reason: Revver Discretion</i></p>	<ul style="list-style-type: none"> (i) Revver believes content <i>likely</i> infringes. (ii) Revver has blocked/disabled access to content. (iii) Content will remain blocked until user provides a Declaration of Non-infringement satisfactory to Revver.
<p>User Notice 2: ("Violation Notice A")</p> <p><i>Reason: Copyright Owner sends Revver complete Notice</i></p>	<ul style="list-style-type: none"> (i) Revver received <i>complete</i> Copyright Infringement Notice from copyright owner. (ii) Revver has blocked/disabled access to content. (iii) Content will remain blocked until user provides a complete Counter Notice.
<p>User Notice 3: ("Violation Notice B")</p> <p><i>Reason: Copyright Owner sends Revver incomplete Notice</i></p>	<ul style="list-style-type: none"> (i) Revver received <i>incomplete</i> Copyright Infringement Notice from copyright owner [Note: Revver also to send Owner Notice 1, 2 or 3, as applicable, below]. (ii) Revver has blocked/disabled access to content. (iii) Content will remain blocked until user provides a complete Counter Notice.
<p>User Notice 4: ("Violation Notice C")</p> <p><i>Reason: User sends Revver incomplete Counter Notice</i></p>	<ul style="list-style-type: none"> (i) Revver received <i>incomplete</i> Counter Notice from user. [Note: Revver also to send Owner Notice 1, 2 or 3, as applicable, below]. (ii) Revver has blocked/disabled access to content. (iii) Content will remain blocked until user provides a complete Counter Notice. (iv) Even if Revver receives a "properly filled out" Counter Notice, Revver may still exercise its discretion and not restore if it appears that the submission is infringing.

USER NOTICE 1

- In the event:
- (i) Revver believes content *likely* infringes.
 - (ii) Revver has blocked/disabled access to content.
 - (iii) Content will remain blocked until user provides a Declaration of Non-infringement satisfactory to Revver.

Dear Contributor:

We have reviewed your recent video posting to the Revver website. While we would otherwise be pleased to make your submission available to our users, we have temporarily removed or blocked access to your video because we are concerned about the possibility that this submission may infringe a third party's copyrights.

Under the Revver Terms of Use and Content Licensor Agreement, which you agreed to, you have a duty to ensure that material you submit to Revver does not infringe anyone else's rights, including their copyrights. Of course, U.S. and international copyright law impose the same obligation on you.

While Revver respects your right to create new works, appropriate respect for copyright law and the rights of earlier authors and creators is vital to Revver's continued success. As a result, Revver has to take seriously any actual or suspected infringement of someone else's copyrights. This does not necessarily mean that we are convinced that you have infringed. But since it is possible that we could be held responsible for your activities if we allow your video to be displayed on Revver.com, we have to exercise some care.

In light of our concerns, we ask you to either remove any material that is part of your submission which has been taken from some other person's or entity's work or provide us with sufficient assurances that your use of any such material is not infringing. Below, we provide a form of Declaration Under Penalty of Perjury of Non-infringement of Third-Party Copyrights, which you may use for this purpose. Please send us this Declaration at the address indicated below. Revver reserves the right, in its complete discretion, not to post or make your submission accessible, even if we receive such a Declaration from you.

We trust that you understand the critical importance to Revver that you abide by your legal obligations. Please feel free to contact us should you have any questions regarding this matter.

Declaration Under Penalty of Perjury of Non-infringement of Third Party Copyrights

I, [your actual full name, physical address, email address and phone number], hereby declare, under penalty of perjury under the laws of the United States, the State of California, and the State where I am signing this Declaration, that everything stated in this Declaration is true:

1. I created and submitted to Revver.com, pursuant to Revver's Terms of Use and Content Licensor Agreement, an original video work titled _____. I am the author of that work.

2. I have now revised that work and removed any material that was part of the original submission which, arguably, used, copied or adapted someone else's work of authorship without authorization. The current version is entirely my own work, and does not contain or use

any material copied, adapted or revised from anyone else's work (including video, images, audio, music and/or text).

[OR:]

2. The original work includes material taken from the following works by third parties. [List and identify all sources by name of author or owner, name or identification of work, and place located or found.] My original work does not infringe any of the copyrights in these works or the copyrights of any other person or party for the reason(s) stated below. [Use whatever applies below.]

3. I am licensed to use the above works in this manner. Attached to this declaration is a true and authentic copy of the license granting me the right to use the works in my submission to Revver.

[OR:]

3. I am entitled to use the identified works because _____

[Explain your position fully.]

Executed [date] at [city, state and country].

[actual ink signature]

[Full name]

USER NOTICE 2

- In the event:
- (i) Revver received *complete* Copyright Infringement Notice from copyright owner.
 - (ii) Revver has blocked/disabled access to content.
 - (iii) Content will remain blocked until user provides a complete Counter Notice.

Dear Contributor:

This is to notify you that we have received a Notice of Alleged Copyright Infringement ("Notice"), pursuant to the Digital Millennium Copyright Act, stating that:

_____ Infringing activity is claimed to be occurring with respect to material stored at your direction on Revver's server. The allegedly infringing materials are listed in the accompanying Notice. In response, we have disabled access to the allegedly infringing materials.

Those materials will remain blocked unless you provide us with a completed copy of a "Counter Notification" to Revver's Designated Copyright Agent (see below). Pursuant to the relevant terms of the Digital Millennium Copyright Act (which you can find at <http://www.copyright.gov/title17/92chap5.html#512>), we will replace your material 10 to 14 days after we receive your Counter Notification unless we are first notified that the person who claims your material is infringing has filed an action seeking to restrain you from engaging in infringing activity. Also pursuant to the DMCA, we will provide a copy of your Counter Notification to the person claiming infringement.

_____ Infringing activity is claimed to be occurring with respect to material you have posted at the URL's listed in the accompanying Notice. These links have been removed from Revver's website. **[REVVER: Do you permit users to include URL links? If not, please delete this paragraph.]**

COUNTER NOTIFICATION

1. This Counter Notification under the Digital Millennium Copyright Act is provided with respect to the following material [identify title or name of your submission], which was located at the following URL (_____) before it was removed or access to it, disabled:
2. I hereby state under penalty of perjury that I have a good faith belief that access to materials stored at my direction on Revver's server has been disabled as a result of mistake or misidentification of the materials. The basis for my belief that access to these materials should not be disabled is as follows:
3. Your name, address, and telephone number:
4. I hereby state that I consent to the jurisdiction of the Federal District Court for the judicial district in which my address is located or, if my address is outside of the United States, for any judicial district in which Revver may be found, and I will

accept service of process from the complaining party who notified Revver of the alleged infringement or an agent of such person.

5. Your physical or electronic signature (full legal name): _____

The Counter Notification form with a copy of the Notice should be delivered to Revver's Designated Agent:

[Name]
Revver, Inc.
9720 Wilshire Blvd, 3rd Floor
Beverly Hills, CA 90212
Telephone:
Fax: (310) 550-2039
E-mail: copyright@revver.com

USER NOTICE 3

In the event:

- (i) Revver received *incomplete* Copyright Infringement Notice from copyright owner [Note: Revver also to send Owner Notice 1, 2 or 3, as applicable, below].
- (ii) Revver has blocked/disabled access to content.
- (iii) Content will remain blocked until user provides a complete Counter Notice.

Dear Contributor:

This is to notify you that we have received a Notice of Alleged Copyright Infringement ("Notice"), pursuant to the Digital Millennium Copyright Act ("DMCA"), stating that:

- _____ Infringing activity is occurring with respect to material you have posted on Revver's website. The allegedly infringing materials are listed in the accompanying Notice. In response, we have disabled access to the allegedly infringing materials.
- _____ Infringing activity is occurring with respect to material you have posted at the URL's listed in the accompanying Notice. These links have been removed from Revver's website. **[REVVER: Do you permit users to include URL links? If not, please delete this paragraph.]**

The Notifying Party has provided sufficient facts to make it apparent that infringing activity is occurring, therefore Revver has taken the removal/disabling actions described above.

If you have any questions regarding this notice, please contact Revver's Designated Copyright Agent:

[Name]
Revver, Inc.
9720 Wilshire Blvd, 3rd Floor
Beverly Hills, CA 90212
Telephone:
Fax: (310) 550-2039
E-mail: copyright@revver.com

USER NOTICE 4

In the event:

- (i) Revver received *incomplete* Counter Notice from user. [Note: Revver also to send Owner Notice 1, 2 or 3, as applicable, below].
- (ii) Revver has blocked/disabled access to content.
- (iii) Content will remain blocked until user provides a complete Counter Notice.
- (iv) Even if Revver receives a "properly filled out" Counter Notice, Revver may still exercise its discretion and not restore if it appears that the submission is infringing.

Dear Contributor:

Thank you for providing a Counter Notification form to Revver. Unfortunately, the form you supplied to us is not complete. Please return the appropriate form to Revver's Designated Copyright Agent with all items completed.

Unless you return a fully completed form to us, we may be unable to take further action.

The contact information for Revver's Designated Copyright Agent is as follows:

[Name]
Revver, Inc.
9720 Wilshire Blvd, 3rd Floor
Beverly Hills, CA 90212
Telephone:
Fax: (310) 550-2039
E-mail: copyright@revver.com